Lib. L. L. the Grand Jury or any other Information to them given of any No. 1. such Wast sale or destruction made done or Committed upon any Orphans reall Estate by any such Guardian by legall warrant to Cause the sd Guard to appear before them in the said County Court, and if upon Examination thereof the said information be sufficiently proved that the said Guardian shall not be of Sufficient ability to answer the damages of such waste by him Committed contrary to this Law when Orphans come to age that then the said Commission do require the said Guardian to give Sufficient Security to make Satisfaction to sd Orphan or Orphans when at Age as aforesaid and upon refusall thereof to remove such Guardian from the sd Plantation or Lands and to put such other into Possession thereof as the said Orphan or Orphans if at Age to choose his her or their Guardian shall Elect, and if not then such other as the said Commissioners shall think meet, being willing to take the same, who shall Enjoy the said Land or Plantation, Comitty no wast and performing all such Matters and things at his Entry thereupon as is by this Act required untill the said Orphant comes to age and the said person so chosen or by the Justices put in Possession as aforesaid shall in the name and to the use of the said Orphant bring his Action of Wast against the former Guardian for the damages by him comitted And be it further Enacted that all Matters and things Contained in the Act for the better Administration of Justice in Probate of Wills granting Administrations recovery Legacys p. 133 and securing of Filiall Portions in this Law for preservation of Orphans Reall Estates be by the Commissioners of every County Court in this Province so often as the Grand Jury there shall be summoned give the same in charge to them and shall also every June Court yearly and in every year hold a Court according to Act of Assembly solely and wholey to putt in Execution the Matters & things in this Law, and the said Law for the better administration of Justice in Probate of Wills and granting Administration recovery of legacys and securing filiall Portions conteined upon the penalty of five hundred pounds of Tobacco each Justice, the one half thereof

to their said Majesties their heirs and Successors for the Support of this Government, the other half to him or them that shall sue for the same to be recovered in the Provinciall Court by bill Plaint or Information wherein no Essoyn Protection or

Wager of Law to be allowed June 2d 1692 Assented to by the Councill Board \ The house of Assembly Signed p Ord<sup>r</sup> John Llewellin Clk.

June the 2d 1692 have assented Signed p Ordr

Hen: Denton Clk.